## SOFTWARE USAGE AGREEMENT FOR Government Purposes Only - Interagency Release of NASA Ames Research Center SOFTWARE

located at

(Name of Federal Agency, Department/Division, Project)

(hereinafter RECIPIENT) has requested that the United States Government as represented by the National Aeronautics and Space Administration, Ames Research Center, located at Moffett Field, California 94035-1000 (hereinafter NASA), release the following computer software:

Name of Software to be released: Chimera Grid Tools software package, version 2.0

NASA Technology Number: ARC-16025-1 (hereinafter SOFTWARE)

**Description of Software:** Chimera Grid Tools (CGT) is a software package that contains a collection of tools for performing computational flow simulation pre- and post-processing.

Additional information about the software is located at the following web site: http://www.nas.nasa.gov/~wchan/cgt/doc/man.html

Under separate cover from the Technical Point of Contact, NASA Ames Research Center will provide RECIPIENT any and all computer codes and associated documentation required to implement the SOFTWARE.

**Software code to be released:** Source. Executable or both

## **NASA Technical Point of Contact:**

Name: William M. Chan Org Code: TNA

NASA Ames Research Center

Mail Stop: T27B-1 Moffett Field, CA 94035 Phone: 650-604-6607

E-mail: William.M.Chan@nasa.gov

The authority for NASA to release SOFTWARE is NASA Policy Directive (NPD) 2210.1A.

<u>Definitions</u>: For purposes of this Agreement, SOFTWARE is defined as a collection of one or more programs or microprograms fixed in any tangible medium of expression that comprises a sequence of instructions (source code) to carry out a process in, or convertible into, a form executable by an electronic computer (object code). The term "data", as used in this Agreement means recorded information, regardless of form, the media on which it may be recorded, or the method of recording. The term "technical data" is defined as any specific information necessary

for the development, production or use of the SOFTWARE. SOFTWARE shall also include documentation, technical data, papers, and reports.

NOW THEREFORE, in consideration of NASA releasing the SOFTWARE to RECIPIENT and granting RECIPIENT the rights provided below, RECIPIENT agrees as follows:

1. This SOFTWARE is not in the public domain and nothing in this Agreement shall be construed as making the SOFTWARE available to the public without restriction. The SOFTWARE shall be used for Government Purposes only. This SOFTWARE may be copied and used by federal government employees and by Government support service contractors of the RECIPIENT.

## [If software is to be released by the RECIPIENT specifically for use under a non-support service Government contract then add]

RECIPIENT may also release the SOFTWARE for use under Government contract number \_\_\_\_\_\_ for the (*Title of Contract or Project*). The SOFTWARE shall be released only to employees of RECIPIENT and to contractors and subcontractors necessary for the performance of said contract.

RECIPIENT must retain and reproduce in, or provide with, all copies of the SOFTWARE and any modified versions thereof the disclaimer of warranty and waiver of claims and indemnity agreement of paragraph 8 and the following notices:

Chimera Grid Tools Copyright, 2004, 2007 United States Government as represented by the Administrator of the National Aeronautics and Space Administration. No copyright is claimed in the United States under Title 17, U.S. Code. All Other Rights Reserved.

Unique Surface Using Ranked Polygons (USURP) distributed under license by the Pennsylvania State Research Foundation. Portions of USURP created by David Boger are Copyright 2005 The Pennsylvania State University. All Rights Reserved.

- 2. Other than as specified in clause 1, there shall be no further distribution or publication of the SOFTWARE by RECIPIENT without the express prior written approval of NASA Ames Research Center (ARC).
- 3. The SOFTWARE remains the property of NASA If the SOFTWARE is modified or enhanced, NASA will be provided the complete source code of the modified or enhanced version. There shall be no further release, distribution, or publication of any modified or enhance version of the SOFTWARE without the express prior written approval of NASA ARC.
- 4. Hold all such disclosed information in confidence, further agreeing not to disclose the SOFTWARE or technical data to others or to use the SOFTWARE or technical data for any purpose without the written permission of the Patent Counsel for NASA Ames Research Center.

Excluded from the foregoing restrictions is information that:

- a. was published, known publicly or otherwise in the public domain prior to the effective date of this agreement;
- was known to RECIPIENT prior to the effective date of this agreement, provided that RECIPIENT shall have the burden of establishing such prior knowledge by competent written proof;
- subsequent to the effective date of this agreement, is published by NASA, or becomes
  publicly known, or otherwise becomes part of the public domain through no act or
  omission of RECIPIENT; or
- d. subsequent to the effective date of this agreement, is made available to RECIPIENT by a third party under no obligation of confidentiality.
- 5. NASA shall be neither liable nor responsible for any maintenance or updating of the SOFTWARE, nor for correction of any errors in the SOFTWARE.
- 6. The SOFTWARE is intended for domestic use only and shall not be made available to anyone outside of the United States. In addition, within the United States, the SOFTWARE shall not be made available to foreign persons (as defined by 22 CFR §120.16).

Furthermore, the SOFTWARE shall not be provided to any person or entity listed on any "denied parties/persons" list (including the Office of Foreign Assets Control, Specially Designated Nationals and Blocked Persons; Office of Foreign Assets Control, Changes to List of Specially Designated Nationals and Blocked Persons; Office of Defense Trade Controls, List of Debarred Parties; Bureau of Export Administration, List of Denied Persons; Bureau of Export Administration, Entity List).

The SOFTWARE and associated technical data are "software" and "technical data" within the meaning of the Export Administration Regulations (EAR) at 15 CFR Parts 730-774 and depending upon its application, the International Traffic in Arms Regulations (ITAR) 22 CFR 120-130. As such, the SOFTWARE and technical data made available under this Agreement may require an export control license before they are either sent outside of the United States or made available to nationals of a foreign country either within the United States or abroad. Failure to obtain an export control license or to qualify for an applicable export control license exception before making this SOFTWARE or technical data available to a foreign national may subject the undersigned to significant civil and criminal penalties under the Export Administration Act of 1979, 50 U.S.C. app. Sections 24-1-2420, the Arms Export Control Act, 22 USC 2778 and their applicable regulations. For purposes of the export laws, a person who has permanent resident status as defined in 8 USC sections 1101(a)(20), and persons admitted to the United States on the basis of refugee status under 8 USC 1157, 1158 are U.S. persons and not foreign nationals. Similarly, a corporation or other business entity organized under the laws of the United States is a U.S. entity for purposes of the export laws.

RECIPIENT certifies that it is not a foreign person (as defined by 22 CFR §120.16) and is not listed on any of the aforementioned lists.

7. Notwithstanding any provisions contained herein, RECIPIENT is hereby put on notice that export of any goods or technical data from the United States may require some form of export license from the U.S. Government. Failure to obtain necessary export licenses may result in criminal liability of RECIPIENT under U.S. laws. NASA neither represents that a license

shall not be required nor that, if required, it shall be issued. Nothing granted herein to RECIPIENT provides any such export license.

8. If RECIPIENT releases the SOFTWARE to contractors or subcontractors necessary for the performance of a Government contract, RECIPIENT shall retain and reproduce in, or provide with, all copies of the SOFTWARE and any modified versions thereof the copyright notice of paragraph 1 and the following disclaimer of warranty and waiver of claims and indemnity agreement.

THE SOFTWARE IS PROVIDED "AS IS" WITHOUT ANY WARRANTY OF ANY KIND, EITHER EXPRESSED, IMPLIED, OR STATUTORY, INCLUDING, BUT NOT LIMITED TO, ANY WARRANTY THAT THE SOFTWARE WILL CONFORM TO SPECIFICATIONS, ANY IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR FREEDOM FROM INFRINGEMENT, ANY WARRANTY THAT THE SOFTWARE WILL BE ERROR FREE, OR ANY WARRANTY THAT DOCUMENTATION, IF PROVIDED, WILL CONFORM TO THE SOFTWARE. IN NO EVENT SHALL THE UNITED STATES GOVERNMENT, OR ITS CONTRACTORS OR SUBCONTRACTORS, BE LIABLE FOR ANY DAMAGES, INCLUDING, BUT NOT LIMITED TO, DIRECT, INDIRECT, SPECIAL OR CONSEQUENTIAL DAMAGES, ARISING OUT OF, RESULTING FROM, OR IN ANY WAY CONNECTED WITH THIS SOFTWARE, WHETHER OR NOT BASED UPON WARRANTY, CONTRACT, TORT, OR OTHERWISE, WHETHER OR NOT INJURY WAS SUSTAINED BY PERSONS OR PROPERTY OR OTHERWISE, AND WHETHER OR NOT LOSS WAS SUSTAINED FROM, OR AROSE OUT OF THE RESULTS OF, OR USE OF, THE SOFTWARE. THE UNITED STATES GOVERNMENT DISCLAIMS ALL WARRANTIES AND LIABILITIES REGARDING THIRD PARTY SOFTWARE, IF PRESENT IN THE NASA GENERATED SOFTWARE, AND DISTRIBUTES IT "AS IS."

RECIPIENT AGREES TO WAIVE ANY AND ALL CLAIMS AGAINST THE UNITED STATES GOVERNMENT AND ITS CONTRACTORS AND SUBCONTRACTORS, AND SHALL INDEMNIFY AND HOLD HARMLESS THE UNITED STATES GOVERNMENT AND ITS CONTRACTORS AND SUBCONTRACTORS FOR ANY LIABILITIES, DEMANDS, DAMAGES, EXPENSES OR LOSSES THAT MAY ARISE FROM RECIPIENT'S USE OF THE SOFTWARE, INCLUDING ANY DAMAGES FROM PRODUCTS BASED ON, OR RESULTING FROM, THE USE THEREOF.

IF FURTHER RELEASE OR DISTRIBUTION OF THIS SOFTWARE IS PERMITTED, RECIPIENT AGREES TO OBTAIN THIS IDENTICAL WAIVER OF CLAIMS, INDEMNIFICATION AND HOLD HARMLESS AGREEMENT WITH ANY ENTITIES THAT ARE PROVIDED WITH THE SOFTWARE.

9. If the SOFTWARE and/or any documentation provided with the SOFTWARE includes a copyright notice, or other restrictive marking or legend, identifying it as a work of a third party, the third party software or documentation will be governed by the terms and conditions of its copyright, or other restrictive marking.

- 10. This Agreement does not, in any manner, constitute an exclusive release of the SOFTWARE to RECIPIENT. NASA's distribution of the SOFTWARE to other entities is in no manner limited.
- 11. The restrictions on disclosure and distribution imposed by this Agreement shall apply to any software code developed by RECIPIENT or its contractors or subcontractors given access to the SOFTWARE that incorporates any portion of the SOFTWARE.
- 12. RECIPIENT shall inform its employees, contractors and subcontractors given access to the SOFTWARE of the restrictions specified herein. RECIPIENT shall require that such employees, contractors and subcontractors be bound by such restrictions.
- 13. This Agreement constitutes the entire understanding and agreement between the parties hereto relating to release of the SOFTWARE and may not be superseded, modified or amended except by further written agreement duly executed by the parties.
- 14. Either NASA or RECIPIENT may terminate this Agreement, at any time by written notice to the other thirty (30) days before the desired date of termination. Upon termination of the contract designated above, RECIPIENT shall require the return of the SOFTWARE from contractors and subcontractors given access to the SOFTWARE. Upon termination of this Agreement, RECIPIENT shall return the SOFTWARE to NASA, or if so instructed, shall certify that the SOFTWARE has been destroyed and/or deleted from the computer systems on which it resided.

	itle	
Name (printed or typed)	Signature	Date
Executed on Behalf of RECIPIEN	T by:	
17. The RECIPIENT agrees the the same effect upon him/herself a	at a facsimile signature shall be values original signatures.	id and have full force and
Agreement as set forth below. The	Agreement shall be the date of RECI e person signing below on behalf of tizen and has the authority to sign the	RECIPIENT represents
CADNexus that RECIPIENT is an	CIPIENT hereby gives permission to a authorized SOFTWARE RECIPIE CADNexus as if it had been obtained	ENT. RECIPIENT shall
	ed in obtaining cad2srf and srf2cad obwing box. RECIPIENT is responsing CADNexus.	•
resided.	stroyed and/or deleted from the com	nputer systems on which it

Name of RECII Address:	PIENT: (Name of Agency. Project, Department)  (of the person who is signing on behalf of the Agency)
Address.	(of the person who is signing on behalf of the Agency)
City/State/Zip:	
Phone:	
Fax: E-mail:	
E-IIIaII.	
Software Custo	dian/User
Name:	
Title:	
Address:	
City/State/Zip:	
Phone:	
Fax:	
E-mail:	
<b>Authorized Use</b>	<u>ers*</u>
US Citizens/Per	manent Residents
(If a Resident Al	lien include Country of Citizenship and Alien Registration Number)
	at additional users are to be added, the NASA Ames Software Release Authority in writing or via e-mail of the additional users that will use the SOFTWARE
snan de notified	in writing or via e-mail of the additional users that will use the SOFTWARE

Fax completed signed Agreement to: Software Release Authority, Technology Partnerships Division, NASA Ames Research Center, Mail Stop 202A-3, Moffett Field, CA 94035-1000.

and technical data]. All additional users must meet the export control restrictions listed in

Phone 650-604-4865, Fax 650-604-7486

paragraph 6 above.